

1 L. Kristopher Rath (5749)
2 Hutchison & Steffen, LLC
3 Peccole Professional Park
4 10080 Alta Drive, Suite 200
5 Las Vegas, Nevada 89145
6 Telephone: (702) 385-2500
7 Facsimile: (702) 385-2086

8 Attorneys for Plaintiff
9 1ST TECHNOLOGY LLC

10 UNITED STATES DISTRICT COURT

11 DISTRICT OF NEVADA

12 1ST TECHNOLOGY LLC,

13) 2:06-cv-01110-RLH-GWF

14) Plaintiff,

15) v.

16) RATIONAL ENTERPRISES LTDA.,
17) RATIONAL POKER SCHOOL LIMITED,
18) BODOG ENTERTAINMENT GROUP
19) S.A., BODOG.NET, BODOG.COM, and
20) FUTUREBET SYSTEMS LTD.,

21) Defendants.

22 **ORDER GRANTING PLAINTIFF
1ST TECHNOLOGY LLC'S
APPLICATION FOR DEFAULT
JUDGMENT AGAINST
DEFENDANTS BODOG
ENTERTAINMENT GROUP S.A.;
BODOG.NET; AND BODOG.COM
AND ENTRY OF DEFAULT
JUDGMENT**

23 The Court has considered Plaintiff 1st Technology LLC's (hereinafter "1st Technology")
24 Application for Default Judgment Against Defendants Bodog Entertainment Group, S.A.;
25 Bodog.Net; and Bodog.Com (hereinafter the "Bodog Entities"), including the affidavit and all
26 exhibits attached thereto. Pursuant to Federal Rule of Civil Procedure 55(b)(2), the Court has
27 determined that an evidentiary hearing is not necessary and that the information and affidavit
28 provided by Plaintiff is sufficient to enter default in this matter. *Time Warner Cable of New York
City v. Foote*, 2002 WL 1267993 (E.D.N.Y. 2002) (citing *Auction S.A. v. Marc Rich & Co.*, 951
F.2d 504, 508 (2nd Cir. 1991), cert. denied, 503 U.S. 1006 (1992); *Fustok v. Conticommodity
Services Inc.*, 873 F.2d 38, 40 (2nd Cir. 1989)).

29 The Court further finds that the amount of the default judgments is reasonably calculable
30 as set forth in detail in Mr. Lewis' Affidavit and the attached documentary evidence.
31
32 // /

HUTCHISON & STEFFEN
A PROFESSIONAL LLC
PECCOLE PROFESSIONAL PARK
10080 ALTA DRIVE, SUITE 200
LAS VEGAS, NEVADA 89145

1 Accordingly, IT IS HEREBY ORDERED, ADJUDGED, and DECREED that judgment is
2 entered in this matter in favor of Plaintiff 1st Technology LLC and against the Bodog Entities,
3 jointly and severely, in the amount of FORTY SIX MILLION FIVE HUNDRED NINETY SEVEN
4 THOUSAND EIGHT HUNDRED AND FORTY-NINE DOLLARS (\$46,597,849.00). Pre and
5 post judgment interest shall accrue on said judgment at the statutory rate.

DATED:

UNITED STATES DISTRICT JUDGE

Respectfully Submitted by:
HUTCHISON & STEFFEN, LLC

L. Kristopher Rath (5749)
Peccole Professional Park
10080 Alta Drive, Suite 200
Las Vegas, Nevada 89145

Atorneys for Plaintiff
1st TECHNOLOGY LLC

HUTCHISON & STEFFEN

A PROFESSIONAL LLC
PECCOLE PROFESSIONAL PARK
10080 ALTA DRIVE, SUITE 200
LAS VEGAS, NEVADA 89145